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**NOTICE OF ALLOWANCE  
AND ISSUE FEE DUE**

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All communications regarding this application should give the serial number, date of filing, name of applicant, and batch number.

Please direct all communications to the Attention of "OFFICE OF PUBLICATIONS" unless advised to the contrary.

The application identified below has been examined and found allowable for issuance of Letters Patent. PROSECUTION ON THE MERITS IS CLOSED.

SC/SERIAL NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT	DATE MAILED
07/057,625	06/03/87	012	HUSON, G	311 02/01/88
First Named Applicant	MILES,		ALDEN R.	

**TITLE OF INVENTION** SHEET AND DISPENSER PACKAGE THEREFOR

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEES DUE	DATE DUE
42439 USA 5A	221-033.000	G42	UTILITY	NO	\$560.00	05/02/88

The amount of the issue fee is specified by 37 C.F.R. 1.18 as follows: for an original or reissue patent, except for a design or plant patent, \$500; for a design patent, \$175; and for a plant patent, \$250. If the applicant qualifies for and has filed a verified statement of small entity status in accordance with 37 C.F.R. 1.27, the issue fee is one-half the respective amount aforementioned. The issue fee due printed above reflects applicant's status as of the time of mailing this notice. A verified statement of small entity status may be filed prior to or with payment of the issue fee. However, in accordance with 37 C.F.R. 1.28, failure to establish status as a small entity prior to or with payment of the issue fee precludes payment of the issue fee in the amount so established for small entities and precludes a refund of any portion thereof paid prior to establishing status as a small entity.

THE ISSUE FEE MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE as indicated above. The application shall otherwise be regarded as ABANDONED. The issue fee will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the Patent and Trademark Office. Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of the notice of allowance, the issue fee is charged to the deposit account at the time of mailing of this notice in accordance with 37 C.F.R. 1.311. If the issue fee has been so charged, it is indicated above.

In order to minimize delays in the issuance of a patent based on this application, this Notice may have been mailed prior to completion of final processing. The nature and/or extent of the remaining revision or processing requirements may cause slight delays of the patent. In addition, if prosecution is to be reopened, this Notice of Allowance will be vacated and the appropriate Office action will follow in due course. If the issue fee has already been paid and prosecution is reopened, the applicant may request a refund or request that the fee be credited to a Deposit Account. However, applicant may wait until the application is either found allowable or held abandoned. If allowed, upon receipt of a new Notice of Allowance, applicant may request that the previously submitted issue fee be applied. If abandoned, applicant may request refund or credit to a Deposit Account.

In the case of each patent issuing without an assignment, the complete post office address of the inventor(s) will be printed in the patent heading and in the Official Gazette. If the inventor's address is now different from the address which appears in the application, please fill in the information in the spaces provided on PTOL-85b enclosed. If there are address changes for more than two inventors, enter the additional addresses on the reverse side of the PTOL-85b.

The appropriate spaces in the ASSIGNMENT DATA section of PTOL-85b must be completed in all cases. If it is desired to have the patent issued to an assignee, an assignment must have been previously submitted to the Patent and Trademark Office or must be submitted not later than the date of payment of the issue fee as required by 37 C.F.R. 1.334. Where there is an assignment, the assignee's name and address must be provided on the PTOL-85b to ensure its inclusion in the printed patent.

Advance orders for 10 or more printed copies of the prospective patent can be made by completing the information in Section 4 of PTOL-85b and submitting payment therewith. If use of a Deposit Account is being authorized for payment, PTOL-85c should also be forwarded. The order must be for at least 10 copies and must accompany the issue fee. The copies ordered will be sent only to the address specified in section 1 or 1A of PTOL-85b.

Note attached communication from Examiner.

**IMPORTANT REMINDER**

Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. See 37 CFR 1.20 (e)-(j).

This notice is issued in view of  
applicant's communication filed \_\_\_\_\_



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Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
07/057,627	06/03/87	MILES,	A 42439 USA 5A

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EXAMINER	
MUSON, G	
ART UNIT	PAPER NUMBER
311	57A

DATE MAILED:

02/01/88

### NOTICE OF ALLOWABILITY

#### PART I.

1.  This communication is responsive to paper #4.
2.  All the claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice Of Allowance And Issue Fee Due or other appropriate communication will be sent in due course.
3.  The allowed claims are 11 to 22.
4.  The drawings filed on \_\_\_\_\_ are acceptable.
5.  Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has [ ] been received. [ ] not been received. [ ] been filed in parent application Serial No. \_\_\_\_\_, filed on \_\_\_\_\_.
6.  Note the attached Examiner's Amendment.
7.  Note the attached Examiner Interview Summary Record, PTOL-413.
8.  Note the attached Examiner's Statement of Reasons for Allowance.
9.  Note the attached NOTICE OF REFERENCES CITED, PTO-892.
10.  Note the attached INFORMATION DISCLOSURE CITATION, PTO-1449.

#### PART II.

A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS FROM THE "DATE MAILED" indicated on this form. Failure to timely comply will result in the ABANDONMENT of this application. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).

1.  Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.
2.  APPLICANT MUST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE SIDE OF THIS PAGE.
  - a.  Drawing informalities are indicated on the NOTICE RE PATENT DRAWINGS, PTO-948, attached hereto or to Paper No. 4. CORRECTION IS REQUIRED.
  - b.  The proposed drawing correction filed on \_\_\_\_\_ has been approved by the examiner. CORRECTION IS REQUIRED.
  - c.  Approved drawing corrections are described by the examiner in the attached EXAMINER'S AMENDMENT. CORRECTION IS REQUIRED.
  - d.  Formal drawings are now REQUIRED.

Any response to this letter should include in the upper right hand corner, the following information from the NOTICE OF ALLOWANCE AND ISSUE FEE DUE ISSUE BATCH NUMBER, DATE OF THE NOTICE OF ALLOWANCE, AND SERIAL NUMBER.

#### Attachments:

- Examiner's Amendment  
 Examiner Interview Summary Record, PTOL- 413  
 Reasons for Allowance  
 Notice of References Cited, PTO-892  
 Information Disclosure Citation, PTO-1449

- Notice of Informal Application, PTO-152  
 Notice re Patent Drawings, PTO-948  
 Listing of Bonded Draftsmen  
 Other

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1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1 to 10, drawn to adhesive notes and an assembly thereof, classified in Class 281, subclass 1.

II. Claims 11 to 22, drawn to a note sheet dispenser and sheets therein, classified in Class 221, subclass 33.

2. Inventions II and I are related as combination and subcombination.

Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in a materially different combination. MPEP 806.05(c).

In this case, the combination as claimed does not require the particulars of the subcombination for patentability because Claims 11 and 18 are evidence claims which show the combination does not rely on the specifics of the sub-combination for patentability, see M.P.E.P. 806.05 (c). Additionally, the subcombination has separate utility such as an assemblage adhesive notes.

3. During a telephone conversation with William Huebsch on January 1, 1988 a provisional election was made with traverse to prosecute the invention of group II claims 11 to 22. Claims 1 to 10 were thus withdrawn from consideration by the examiner for examination purposes. The examiner later telephoned Mr. Huebsch to request cancelation of claim 1 to 10 as claims 11 to 22 were allowable over the prior art. Mr. Huebsch agreed

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to cancelation of claims 1 to 10 reserving the right to file a divisional application directed to those cancelled claims.

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(h).

5. An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the Issue Fee.

Claims 1 to 10 have been cancelled.

In claim 16 line 1 "said" has been deleted.

These changes cancel non-elected claims and correct a minor error to place to case in condition for allowance.

6. Authorization for this Examiner's Amendment was given in a telephone interview with William Huebsch on January 26, 1988.

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Wilson, Mertens, Loder, and Smith show similar dispensers and article attachment. Rabner and Snow are cited of interest. Boudet shows similar transparent sheets. Emmel shows the major portion of a sheet with adhesive.

8. The following is an Examiner's Statement of Reasons for Allowance: The primary reasons for

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allowance of claims 11 to 22 are the provisions for the means affording relative movement between the top wall slot and the uppermost sheet from a first initial position to a second final position wherein the successive sheet end projects thru the slot. These limitations are found in the claims and not in the prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

b. Any inquiry concerning this communication should be directed to G. L. Huson at telephone number 703-557-3618.

Huson:dap

1/27/88

S. Anthony  
1/28-88

1/28/88

H. Grant Skaggs  
Primary Examiner  
Art Unit 311